

DIAZ, REUS & TARG, LLP MIAMI OFFICE 100 S.E. 2nd Street 3400 Miami Tower Miami, Florida 33131

Tel: (305) 375-9220 Fax: (305) 375-8050 www.diazreus.com

April 11, 2019

The Honorable Pamela K. Chen United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: US v. Fabio Tordin

Case No. 15 CR 564 (RJD)

Dear Judge Chen:

On November 9, 2015, the Defendant, Fabio Tordin, entered a Plea of Guilty in the above-referenced matter. After accepting the plea, the Court scheduled sentencing for June 24, 2016. That sentencing date has subsequently been adjourned by the Court on several occasions. Most recently, and by Order dated November 13, 2018, the Court adjourned the sentencing to May 13, 2019.

We respectfully request that Mr. Tordin's sentencing date, along with the dates of the parties sentencing submissions, be further adjourned for an additional six (6) months. We have previously been advised by Chambers that the Court will select an appropriate date and time for sentencing based upon the Court's availability. We have consulted with Assistant United States Attorney Keith Edelman regarding this request, and the government has no objection to the proposed adjournment.

Thank you for your professional courtesies in these regards.

Sincerely,

Robert I. Targ

Counsel for Defendant

RIT:lv

cc: AUSA Keith Edelman